FEB 8 HOUN 11 25 AM

9-0394040

THE STATE COMMENCE COMMISSION TELL Rail Corporation
55 Francisco Street

February 7, 1989

55 Francisco Street San Francisco, California 94133 (415) 984-4000 (415) 781-1035 Faxor

Date 2-8-89
For 1. 13.00
ICE Workington, D. C

Hon. Noreta R. McGee Secretary Interstate Commerce Commission Washington, DC 20423

Re: Assignment of Lease Agreement dated as of December 30, 1988, between Island Creek Corporation and Occidental Barge Corporation (Lease attached)

Dear Ms. McGee:

On behalf of Itel Rail Corporation, the above instrument, in three (3) counterparts, is hereby submitted for filing and recording pursuant to 49 U.S.C. Section 11303(a), along with the \$13 recordation fee.

Please record this Assignment of Lease Agreement under a new recordation number.

The parties to the aforementioned instrument are listed below:

Occidental Barging Corporation (Assignor) c/o Island Creek Corporation P.O. Box 12029
Lexington, Kentucky 94133

Island Creek Corporation (Assignee) P.O. Box 12029 Lexington, Kentucky 40507

This Assignment assigns to Assignee all rights and obligations of Assignor under the Lease Agreement dated as of August 1, 1978, between Itel Railcar Corporation, as successor in interest to United States Railway Leasing Company and assignee of Evans Railcar Leasing Company, and Occidental Barging Corporation.

Pease return to the undersigned the stamped counterparts not required for filing purposes, together with the ICC fee receipt and acknowledgment letter.

Very truly yours,

patricia schumacker

Patricia Schumacker

Legal Department

FEB 8 II 15 AM '89

### ASSIGNMENT OF LEASE AGREEMENT

THIS AGREEMENT ("Assignment Agreement") is made this 30th day of December , 1988, by and between ISLAND CREEK CORPORATION ("Island Creek"), a California corporation, and OCCIDENTAL BARGING CORPORATION ("Occidental Barging"), a California corporation.

#### RECITALS:

- A. Occidental Barging is the lessee to that certain Railroad Car Lease Agreement dated August 1, 1978, as amended, (the "1978 Lease") between Occidental Barging and Itel Railcar Corporation ("Itel Railcar"), a Delaware corporation, and assignee of Evans Railcar Leasing Company, successor in interest to United States Railway Leasing Company, as lessor.
- B. Island Creek and Occidental Barging are both wholly-owned subsidiaries of Occidental Petroleum Corporation.

Occidental Barging desires to assign and Island Creek desires to assume the rights and obligations of Occidental Barging under the 1978 Lease.

NOW, THEREFORE, the parties hereto agree as follows:

- 1. Effective as of <u>December 30</u>, 1988, Occidental Barging hereby assigns all of Occidental Barging's duties, obligations, rights, interests and powers, of any form or nature, which are created by or arise pursuant to the 1978 Lease, to Island Creek, and Island Creek hereby accepts such assignment and assumes and agrees to perform all of Occidental Barging's obligations and duties under the 1978 Lease which are by their terms to be performed after the date hereof.
- 2. Occidental Barging agrees that it will, from time to time as requested by Island Creek, its successors and assigns, or Itel Railcar, make, execute and deliver all such further instruments of assignment, transfer and assurance and to do such further acts and things as may be necessary and appropriate to give effect to the provisions set forth herein.
- 3. Occidental Barging acknowledges that this assignment does not release it from any liabilities it may have with respect to the 1978 Lease arising prior to the effective date hereof.
- 4. The covenants, conditions and provisions herein contained shall apply to and bind the successors and assigns of all the parties hereto.
- 5. The terms of this Assignment Agreement and all rights and obligations hereunder shall be governed by the internal laws of the State of

mlr.070.12/29/88

California.

6. This Assignment Agreement contains the entire agreement of the parties concerning the subject hereof, and no provisions hereof may be modified, waived or amended except by a writing signed by the parties hereto.

IN WITNESS HEREOF, the parties hereto have caused this Assignment Agreement to be executed on the day and year first above written.

OCCIDENTAL BARGING CORPORATION

By: VICE PRESIDENT AND TREASURER
Title:

Date: 1/5/89

ISLAND CREEK CORPORATION

Title: VICE PRESIDENT AND TREASURER

Date: 1/5/89

ACKNOWLEDGEMENT AND CONSENT BY:

ITEL RAILCAR CORPORATION

B. DALDING

Title: Pusidly

Date: 1/10/89

STATE OF California )  COUNTY OF Los Angeles )
COUNTY OF Los Angeles )
on this 5th day of January, 1988, before me personally appeared to me personally known, who being by me duly sworn says that such person is Vice President and Treasmon of Occidental Barging Corporation, that the foregoing Assignment of Lease Agreement was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.
OFFICIAL SEAL SHARON C. FIERRO Notary Public-California LOS ANGELES COUNTY My Comm. Exp. June 9, 1989
STATE OF California)
STATE OF California) SS: COUNTY OF Los Angeles)  1989
On this 51h day of January, 1988, before me personally appeared to me personally known, who being by me duly sworn says that such person is first trendent and Treatment Island Creek Corporation, that the foregoing Assignment of Lease Agreement was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.
OFFICIAL SEAL SHARON C. FIERRO Notary Public-California LOS ANGELES COUNTY My Comm. Exp. June 9, 1989
STATE OF CALIFORNIA )
COUNTY OF SAN FRANCISCO )
On this 10th day of 1988, before me personally appeared to me personally known, who being by me duly sworn says that such person is 1 wident of Itel Railcar Corporation, that the foregoing Assignment of Lease Agreement was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.
OFFICIAL SEAL PATRICIA M. O'GRADY NOTARY PUBLIC - CALIFORNISCO CITY AND COUNTY OF SAN FRANCISCO My Comm. Expires April 20, 1990 My Comm. Expires April 20, 1990 Notary Public

# UNITED STATES RAILWAY LEASING COMPANY RAILROAD CAR LEASE AGREEMENT

AGREEMENT made and e	intered into this <u>1st</u> day o	of August	, 19 <u>78</u> ,
between UNITED STATES	RAILWAY LEASING COMPA	NY, an Illinois corporat	ion (hereinafter
called "United") and $00$	CIDENTAL BARGING CORPO	DRATION	
<sub>a(n)</sub> California	corporation	n, with its principal plac	e of business at
c/o Island Creek C P. O. Box 12029	oal Co. Lexington	Kentucky	40507
	(hereinafter called "Lesse		

#### **RECITALS**

Lessee desires to lease from United as Lessor certain railroad cars, hereinafter specifically designated, all upon the rentals, terms and conditions set forth in this Railroad Car Lease Agreement and the Schedules from time to time made a part hereof (together hereinafter referred to as the "Lease").

#### **AGREEMENT**

It is Agreed:

- 1. Lease of Cars. United agrees to lease to Lessee and Lessee agrees to and does hereby lease from United, railroad cars of the number of units, model, type, construction and such other description (hereinafter referred to as the "Cars") as is set forth in Schedule 1 attached hereto and by this reference made a part hereof and as set forth in Schedules which may from time to time be added to this Railroad Car Lease Agreement and thereby made a part hereof. The Lease shall become effective as to any Car immediately upon its delivery to and acceptance by Lessee pursuant to Paragraph 3. The Schedules added hereto shall be in the form of Schedule 1 hereto, shall contain such other terms and provisions as United and Lessee may agree upon and shall, if requested by either party, have the signatures thereto acknowledged by a notary public. The terms and provisions of the Schedule shall control over any inconsistent or contrary terms and provisions in this Railroad Car Lease Agreement.
- 2. Delivery of Cars. United shall deliver the Cars as promptly as is reasonably possible. United's obligations with respect to delivery of all or any of the Cars are hereby made expressly subject to, and United shall not be responsible for, failure to deliver or delays in delivering Cars due to labor difficulties, fire, delays and defaults of carriers and material suppliers or Car manufacturers, acts of God, governmental acts, regulations and restrictions or any other causes, casualties or contingencies beyond United's control. Delivery shall be F.O.T. the point specified in the applicable Schedule. From and after acceptance of a Car, Lessee shall be liable for, and shall pay or reimburse United for the payment of all costs, charges and expenses of any kind whatsoever on account of or relating to switching, demurrage, detention, storage, transportation or movement of a Car, including specifically, but not exclusively, freight and switching charges for movement at any time and from time to time to and from repair shops, storage or terminal facilities.
- 3. Condition of Cars Acceptance. All Cars delivered under this Lease shall be in satisfactory condition for movement in the normal interchange of rail traffic and shall otherwise comply with the description and specifications contained in the applicable Schedule: because whall-be-solely responsible for edge ining-the-Gurstannian-trapecondition-for-beding-and-shipment. Within five days after United shall give Lessee notice that Cars are ready for delivery, Lessee may have its authorized representative inspect such Cars at the point specified in the notice.

## delivered

=and=accept=on-reject=them=as=to-condition... Cars an=inspected-and-accepted-and-any-Cars-which
=l=issex=closs=not=elect=to=inspect shall upon delivery thereof to Lessee as above provided be
conclusively deemed to be accepted and subject to this Lease and=to-meet=all-requirements=of=this
=l=usse=At United's request, Lessee shall deliver to United an executed Certificate of Acceptance in
the form of Exhibit A with respect to all Cars.

4. Use and Possession. Throughout the continuance of this Lease so long as Lessee is not in default under this Lease, Lessee shall be entitled to possession of each Car from the date the Lease becomes effective as to such Car and shall use such Car on its own property or lines or in the usual interchange of traffic; provided, however, that Lessee agrees that the Cars shall at all times be used (i) in conformity with all Interchange Rules; (ii) in compliance with the terms and provisions of this Lease, (iii) in a careful and prudent manner, solely in the use, service and manner for which they were designed; (iv) only within the continental limits of the United States of America or in temporary or incidental use in Canada, and (w) in such service as will not constitute a train bauting predominantly a single commodity such as coal or grain, between the same points on a regular basis commonly referred to as a "unit train."

,but not more than one-half of each calendar year in Canada.

- 5. Term. This Lease shall be effective as to any Car on the date of delivery by United of such Car, as provided in Paragraph 2 hereof. The lease term with respect to all Cars covered by a particular Schedule shall commence on the Average Date of Delivery of the Cars covered by such Schedule and shall terminate upon expiration of the lease term specified in such Schedule unless sooner terminated in accordance with the provisions of this Lease.
- 6. Rental. (a) Per Car. During the term of this Lease, Lessee shall pay to United for each Car, commencing on the date of delivery thereof, the monthly rental specified in the applicable Schedule subject to adjustment as hereinbelow provided.

Factor specified in the applicable Schedule plus the initial Service Factor specified in self-Schedule. If the Prevailing Labor Rate established and in effect upon the expiration of each month from and after the date of such Schedule shall increase over the Carrent Labor Rate specified in said Schedule the Service Factor shall be adjusted as the product obtained by multiplying the Service Factor by a fraction, the numerator of which is the Prevailing Labor Rate and the denominator of which is the Carrent Labor Rate; and the per Car rental shall be revised to be the sum of the Constant actor and the adjusted Service Factor. Any such adjustment shall be instituted by active from United to Lessee and shall take effect with respect to rents coming due next after the date of such action.

- (c) Mileage Credits. If the Cars bear United's reporting marks and numbers, any time and mileage payments paid or allowed by railroads on the Cars shall be the property of United, but United shall credit time and mileage payments actually received by it during an Accounting Period (less taxes, other than income taxes, due or to become due on account thereof) against rental then or thereafter due under this Lease with respect to Cars covered by a particular Schedule during such Accounting Period; provided, however, that in no event shall the aggregate time and mileage payments credited exceed the total rental payable by Lessee during such Accounting Period. Any credit unused at the end of such Accounting Period with respect to such Cars shall be cancelled. Upon notice from any railroad, whether received prior to or after termination of this Lease, Lessee agrees to pay United all sums due on account of all excess empty mileage incurred on Cars during the term of this Lease at the rate established by the applicable railroad tariff.
- 7. Payment. Lessee shall make payment of all sums due hereunder to United in immediately available funds at the address provided in Paragraph 21 hereof, or such other place as United may direct. Rental payments shall be made monthly in advance on or before the 1st day of each month for which such rental is due, except that the first full month's payment shall, in addition, include rental covering any prior period of less than one month.

or under any other lease of railroad equipment previously entered into between United and Lessee or affiliates of Lessee.

- 8. Title. Lessee shall not by reason of this Lease or any action taken hereunder acquire or have any right or title in the Cars except the rights herein expressly granted to it as Lessee.
- 9. Repairs:=(a) \*United:=Except as may otherwise be provided in this Paragraph 9(a) and (b) = United shall be responsible for all Repair Work. Lessee shall promptly notify United of any Repair Work of which it has knowledge. United shall have no responsibility hereunder until and unless notified of the need for Repair Work. United may require Lessee to deliver Cars to such place as United designates for all Repair Work, and United may terminate this Lease with respect to any Car as to which it deems Repair Work to be unsuitable or uneconomical.

See Rider 1

(b) Lessee. Except where a railroad or railroad have assumed full responsibility, Lessee shall be responsible for and shall pay all costs and expenses of all Repair Work or other work or materials required (i) by reason of damage or other condition caused by negligence of Lesser or anyone other then United; (ii) by reason of damage or other condition caused by Toading, unloading or use other than as permitted under this Lease: ### To repair, replace or maintain interior lading equipment, special interiors and Tinings and removable parts in good, safe operating condition; (iv) by reason of loss or damage resulting from any commodity or other material loaded in or on any Car, or (v) by interchange Bules which have not been adopted or promulgated as of the date hereof.

See Rider 1

10. Substitution of Cars. United may, at any time and from time to time, replace any Withdrawn Cars or Casualty Cars with Replacement Cars and such Replacement Cars shall be deemed to be subject to all terms and conditions of this Lease as if the same had been originally delivered to Lessee at the time and in the place of Cars for which they are substituted. The parties shall execute amendments to the Schedule applicable to such Cars and such other or further documents as may be required by either party hereto to evidence the withdrawal from and termination of this Lease with respect to Withdrawn or Casualty Cars, or to include any Replacement Cars within the terms and provisions of this Lease and of any other document under which United has assigned its rights under such Schedule as permitted in Paragraph 19 hereof.

subject to acceptance by the pertinent railroads

- 11. Abatement of Rent. Rental payments on any Car out of service for Repair Work which is United's responsibility under Paragraph (1a) hereof shall abate from the fifth day after such Car has been placed in any repair shop for service until such Car or a Replacement Car is delivered to Lessee, to a railroad for the account of Lessee, or is otherwise ready for or is returned to service by Lessee. In the event rental is abated, then if United so elects and notwithstanding anything contained in Paragraph 5 to the contrary, the original term of this Lease with respect to the Schedule covering such Car shall be extended for a period of time determined by dividing the sum of the number of days per Car with respect to which rental was so abated by the number of Cars subject to such Schedule on what would otherwise have been the last day of the original term.
- 12. Taxes. United shall be liable for and pay all Federal, State or other governmental property taxes assessed or levied against the Cars except that Lessee shall be liable for and pay such taxes when the Cars bear reporting marks and numbers other than United's. Lessee shall be liable at all times for and shall pay or reimburse United for payment of (i) all Federal, State or local sales or use taxes imposed upon or in connection with the Cars, this Lease, or the manufacture, acquisition, or use of the Cars for or under this Lease, (ii) all taxes, duties or imposts assessed or levied on the Cars or this Lease by a foreign country and/or any governmental subdivision thereof and (iii) all taxes or governmental charges assessed or levied upon its interest as Lessee of Cars.
- 13. Liens. Lessee shall keep the Cars free from any and all encumbrances or liens in favor of anyone claiming by, through or under Lessee which may be a cloud upon or otherwise affect. United's title, including, but not limited to liens or encumbrances which arise out of any suit involving Lessee, or any act or omission of Lessee or Lessee's failure to comply with the provisions of this Lease, and Lessee shall promptly discharge any such lien, encumbrance or legal process, provided, however,

rat Lessee shall not be required to keep the Cars free from or discharge statutory liens arising thout any action being taken on the part of the lien holder, such as liens in favor of landowners or royalty payments, employees liens, unemployment congensation liens, tax liens and mechanic's and materialman's liens.

- 14. Indemnities Patent Covenants. Lessee agrees to indemnify United and hold it harmless from any loss, expense or liability which United may suffer or incur from any charge, claim, proceeding, suit or other event which in any manner or from any cause arises in connection with the use, possession or operation of a Car while subject to this Lease, excepting only any such loss, expense or liability which arises solely from United's negligence. United agrees to indemnify Lessee and save it harmless against any charge, loss, claim, suit, expense or liability arising out of or on account of the use or incorporation by United upon delivery of a Car or upon the making of repairs thereto by United, of any invention or the infringement of any patents, except if such invention was used or incorporated by reason of Lessee's specifications. The term "United" shall mean and include any subsidiary, parent or affiliated corporation for all purposes of this Paragraph 14. Lessee's indemnity shall not eliminate the rights given Lessee under any manufacturer's warranty assigned to it pursuant to Paragraph 22. The indemnities and assumptions of liability herein contained shall survive the termination of this Lease. Each party shall, upon learning of same, give the other prompt notice of any claim or liability hereby indemnified against.
- 15. Lettering Inventory. At United's election all Cars may be marked to indicate the rights of United, or an assignee, mortgagee, trustee, pledgee or security holder of United or a lessor to United and may bear the following inscription: "Title to this Car subject to documents recorded under Section 20c of the Interstate Commerce Act." Except for renewal and maintenance of the aforesaid lettering or lettering indicating that the Car is leased to the Lessee or to a sublessee in accordance with demurrage tariffs, no lettering or marking shall be placed upon any of the Cars by Lessee and Lessee will not remove or change the reporting marks and numbers indicated on the applicable schedule except upon the written direction or consent of United. United may at its own cost and expense inspect the Cars from time to time wherever they may be, and Lessee shall, upon request of United, but no more than once every year, furnish to United its certified inventory of all Cars then covered by this Lease.

other than while the same shall have been delivered to United for Repair Work

16. Loss, Theft or Destruction of Cars. In the event any Car is lost, stolen, destroyed or damaged beyond economic repair, Lessee shall, within five days of its knowledge thereof, by written notice, fully advise United of such occurrence. Except where United shall have received payment for such Casualty Car from a handling railroad or other party under and pursuant to Interchange Rules, Lessee shall, within 45 days after demand by United: promptly make payment to United in the same amount as is prescribed in the Interchange Rules for the loss of such Car. This Lease shall terminate with respect to a Casualty Car on the date United shall receive notice of a casualty occurrence with respect thereto, and thereafter Lessee shall have no further liability to United under this Lease with respect thereto excepting accrued rent and liabilities arising or existing under Paragraphs 6(c), 12, 13, and 14 hereof. United agrees to file all claims with the

existing under Paragraphs 6(c), 12, 13, and 14 hereof. United agrees to file all claims with the andling railroad and to take any action which may be necessary to pursue the claim against the

andling railroad.

17. Return of Cars. Upon the expiration or termination of this Lease with respect to any Car (other than pursuant to Paragraph 16 hereof), Lessee shall at its sole cost and expense forthwith surrender possession of such Car to United by delivering same to United at such repair shop. storage or terminal facility as United may designate by notice to Lessee, Each Car so surrendered shall be in the same or as good condition, order and repair as when delivered to Lessee, wear and tear from ordinary use and the passage of time excepted, shall be in need of no repairs for which Lessee is liable under Paragraph 9, and shall be free from all accumulations or deposits from commodities transported in or on the Cars while in the service of Lessee. If any of the Cars do not bear United's reporting marks and numbers, Lessee shall place such reporting marks and numbers on any or all of the Cars as United shall designate in writing to Lessee prior to the end of the lease term. Until the delivery of possession to United pursuant to this Paragraph 17, Lessee shall continue to be liable for and shall pay rental at the rate being paid immediately prior to termination or expiration, and Lessee shall in addition make all other payments and keep all obligations and undertakings required of Lessee under any and all provisions of this Lease as though such termination or expiration had not occurred. If Lessee is a railroad, Lessee agrees to provide storage, upon the request of United, for any or all of the Cars for a period of ninety (90) days

from the date of expiration or termination of this Lease. Nothing in this Paragraph 17 shall give Lessee the right to retain possession of any Car after expiration or termination of this Lease with a respect to such Car.

18. Default. If Lessee shall fail to make any payment required under this Lease within 20 days after same shall have become due or shall default or fail for a period of 20 days in the due observance or performance of any covenant, condition or agreement required to be observed or performed on its part under this Lease, or if a proceeding shall have been commenced by or against Lessee under any bankruptcy laws, Federal or State, or for the appointment of a receiver, assignee or trustee of Lessee or its property, or if Lessee shall make a general assignment for the benefit of creditors, then and in any of said events United may at its election:

after receipt of written notice from United

- (a) terminate this Lease by written notice to such effect, and retake the Cars and thereafter recover as liquidated damages for loss of a bargain and not as a penalty, any and all damages sustained by reason of Lessee's default in addition to all rental unpaid as of said date; or upon termination of the Lease
- (b) without terminating the Lease repossess the Cars, and may relet the same or any part thereof to others upon such rental and other terms as it may see fit. The proceeds of any such reletting shall first be applied to the expenses (including reasonable attorneys' fees) of retaking and reletting of the Cars and delivery to the new lessee and then to the payment of rent due under this Lease. Lessee shall pay any deficiency remaining due after so applying the proceeds as the same shall accrue. United shall not be obligated to accept any lessee offered by Lessee, or to do any action exercise any diligence whatsoever in the proceding of another lessee to mitigate the damages of lessee or otherwise. The election by United to relet the Cars and the acceptance of a new lessee shall not operate to release Lessee from liability for any existing or future default in any other covenant or premise herein contained. The obligation to pay such deficiency or any sum or sums due and unpaid or any damages suffered by reason of Lessee's default hereunder shall survive the termination of the Lease and the retaking of the Cars.

The remedies provided in this Paragraph 18 in favor of United shall not be deemed exclusive but shall, where not by rule of law inconsistent with each other, be cumulative and may be availed of singly, in combination, or all together and in any order, and shall be in addition to all other remedies in United's favor existing at law or in equity. The Leases hereby waives any mandatory—requirements of law now-or-hereafter in effect which night-limit or modify any of the remedies—herein-provided to the extent that such waiver is permitted by law.

- 19. Sublease and Assignment. The right to assign this Lease by either party and the Lessee's right to sublease shall exist only as follows:
- (a) Lessee shall have no right to assign or sublease or loan any of the Cars without the prior written consent of United; provided, however, that Lessee shall have the right to sublease any of the Cars for single trips within the continental limits of the United States to its customers, or esuppliers where the sole purpose of such sublease is to obtain exemption from demorrage on the sublease shall be upon terms which are in compliance with all applicable Interchange Rules, tariffs, regulations and laws and all terms and conditions of this Lease; \( \sqrt{} \)
- (b) all rights of United under this Lease may be assigned, pledged, mortgaged, transferred or otherwise disposed of either in whole or in part without notice to or consent of Lessee. This Lease and Lessee's rights hereunder are and shall be subject and subordinate to any lease, chattel mortgage, security agreement or equipment trust or other security instrument covering the Cars heretofore or hereafter created by United provided only that so long as Lessee is not in default under the Lease, Lessee shall be entitled to the peaceful and quiet possession of the Cars. In the event that Lessee receives notice that United has assigned its rights under this Lease with respect to Cars subject to a particular Schedule, Lessee shall, if requested in writing by United or such assignee,

assignment wholly owned sublease subsidiaries will not relieve which Petroleum ST the Lossee railroad Corporation from pebivoze 511V Äus

such

0

undertaking

hereunder;

make separate payment of rentals and other sums due with respect to such Cars to such place and person as United or such assignee shall from time to time designate. The right-of-any-assignee or eny-perty-on-behalf of-whom-such assignee is acting shall not be subject to any-defense, act-off-counterclaim-on-recomment whatsoever, whether arising out of any-breach of any-obligation-of-United-under this Lease-or-by-reason-of-any-other indebtedness or liability at any-time owing by

The making of an assignment or sublease by Lessee or an assignment by United shall not serve to relieve such party of any liability or undertaking under this Lease nor to impose any liability or undertaking under this Lease upon any such assignee or sublessee except as otherwise provided herein or unless expressly assumed in writing by such sublessee or assignee.

- 20. Opinion of Counsel. Upon the request of United or its assignee, Lessee will deliver to United an opinion of counsel for Lessee, addressed to United or its assignee in form and substance satisfactory to counsel for United or its assignee, which opinion shall be to the effect that:
- (a) Lessee is a corporation duly organized and validly existing in good standing under the laws of the state of its incorporation, and has corporate power and has taken all corporate action necessary to enter into this Lease and carry out its obligations hereunder;
- (b) this Lease has been duly executed on behalf of Lessee and constitutes the legal, valid and binding obligation of Lessee, enforceable in accordance with its terms;
- (c) the Cars which are then subject to the Lease are held by Lessee under and subject to the provisions of this Lease prior to any lien charge or encumbrance in favor of anyone claiming by, through or under Lessee; and except those permitted hereunder
- (d) no governmental, administrative or judicial authorization, permission, consent, or approval or recording is necessary on the part of Lessee in connection with this Lease or any action contemplated on its part hereunder.
- 21. *Notice*. Any notice required or permitted to be given pursuant to the terms of this Lease shall be properly given when made in writing, deposited in the United States mail, registered or certified, postage prepaid, addressed to:

United at: 2200 East Devon Avenue Des Plaines, Illinois 60018

or at such other addresses as United may from time to time designate by such notice in writing and to Lessee at the address first above written or any such other address as Lessee may from time to time designate by notice in writing.

22. Warranty. United agrees to assign to Lessee such rights as it may have under warranties, if any, which it may have received from the manufacturer of any Cars or parts therefor and shall at Lessee's expense cooperate with Lessee and take such action as may be reasonably requested to enable Lessee to enforce such rights. United makes no warranty or representation of any kind, either express or implied, as to any matter whatsoever, including specifically but not exclusively, merchantability, fitness for a particular purpose extending beyond the description in the applicable Schedule, or the design, workmanship, condition or quality of the Cars or parts thereof which Cars have been accepted by Lessee hereunder; and United shall have no liability hereunder for damages of any kind, including specifically but not exclusively, special, indirect, incidental, or consequential damages on account of any matter which might otherwise constitute a breach of warranty or representation. Lessee represents that all of the matters set forth in Paragraphs 20(a), (b) and (c) shall be and are true and correct at all times that any Car is subject to this Lease.

- 23. Governing Law Writing. The terms of this Lease and all rights and obligations under this Lease shall be governed by the laws of the State of Illinois. The terms of this Lease and the rights and obligations of the parties hereto may not be changed or terminated orally, but only by agreement in writing signed by the party against whom enforcement of such change or termination is sought.
- 24. Counterparts. This Lease may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, and such counterparts together shall constitute but one and the same contract, which may be evidenced by any such signed counterpart.
- 25. Severability Waiver. If any term or provision of this Lease or the application thereof to any persons or circumstances shall to any extent be invalid or unenforceable, the remainder of this Lease or the application of such term or provision to persons or circumstances other than those as to which it is invalid or unenforceable shall not be affected thereby, and each provision of this Lease shall be valid and be enforced to the fullest extent permitted by law. Failure of United to exercise any rights under this Lease shall not constitute a waiver of any such right upon the continuation or recurrence of the situation or contingency giving rise to such right.
- 26. Terminology. In construing any language contained in this Lease, no reference shall be made and no significance given to paragraph titles, such titles being used only for convenience of reference. Where the context so permits, the singular shall include the plural and vice versa.
- 27. Past Due Payments. Any nonpayment of rentals or other sums due under this Lease, whether during the period within which a default may be cured or for a longer period, and whether or not deemed a default or violation of this Lease, shall result in the obligation on the part of the Lessee to pay also an amount equal to twelve per cent per annum (or if such rate may not lawfully be charged, then the highest rate which may lawfully be charged) of such overdue sum for the period of time from the man days.

  [fifteen days]
- 28. *Definitions*. For all purposes of this Lease the following terms shall have the following meaning:
- (a) "Interchange Rules" all codes, rules, interpretations, laws or orders governing hire, use, condition, repair and all other matters pertaining to the interchange of freight traffic reasonably interpreted as being applicable to the Cars, adopted and in effect from time to time by the Association of American Railroads and any other organization, association, agency, or governmental authority, including the Interstate Commerce Commission and the United States Department of Transportation, which may from time to time be responsible for or have authority to impose such codes, rules, interpretations, laws or orders.
- (b) "Average Date of Delivery" that date which is determined by (i) multiplying the number of Cars delivered by United on each day by the number of days elapsed between such day and the date of delivery of the first Car under the applicable Schedule, and (ii) adding all of the products so obtained and dividing that sum by the total number of Cars delivered under the applicable Schedule and (iii) adding such quotient rounded out to the nearest whole number to the date of delivery of the first Car under the applicable Schedule. The date on which delivery of a Car shall be deemed to have been made will be the day following delivery of the Car to the Lessee. A Car shall be conclusively deemed delivered to the Lessee on the earliest date shown on any of the following: (i) Certificate of Acceptance or other writing accepting a Car signed by the Lessee; or (ii) a bill of lading showing delivery to Lessee or to a railroad for the account of Lessee.
- . (c) "Accounting Period" each consecutive period of 42 months commencing with the date of the applicable Schedule and any period of less than ⇒ months during which period this Lease with respect to such Schedule shall expire or terminate. 36

- (d) "Prevailing Labor Rate" the per hour general labor rate established by the Association of American Railroads.
- (e) "Repair Work" all repairs, maintenance, modifications, additions or replacements required to keep and maintain the Cars in good working order and repair in accordance with and on the effective date of the requirements of all Interchange Rules and preventive maintenance as determined by United to keep and maintain the Cars in good working order and repair.
- (f) "Withdrawn Cars" Cars as to which this Lease has been terminated by United because deemed by United to be unsuitable or uneconomical for Repair Work.
- (g) "Casualty Cars" Cars which are lost, stolen, destroyed or damaged beyond economic repair.
- (h) "Replacement Cars" Cars of substantially similar description and specification to that set forth in the applicable Schedule which are substituted for Withdrawn or Casualty Cars.
- 29. Benefit. Except as otherwise provided in this Lease the covenants, conditions and agreements contained in this Lease shall bind and inure to the benefit of the parties and (to the extent permitted in Paragraph 19 hereof) their successors and assigns. Without limiting the generality of the foregoing, the indemnities of the Lessee contained in Paragraph 14 hereof shall apply to and inure to the benefit of any assignee of United, and if such assignee is a trustee or secured party under an indenture under which evidence of indebtedness has been issued in connection with the financing of the Cars, then also to the benefit of any holder of such evidence of indebtedness.
- 30. Recording. Upon request by United, Lessee shall join in the execution of a memorandum or short form of this Lease for use in recordation under Section 20c of the Interstate Commerce Act or such other recordation as United deems appropriate. Said memorandum or short form of lease shall describe the parties, the Cars being leased and the term of this Lease including any options to extend and shall incorporate the Lease by reference.

IN WITNESS WHEREOF, United and Lessee have duly executed this Railroad Car Lease Agreement as of the day and year first above written.

UNITED STATES RAILWAY LEASING COMPANY

an Illinois corporation

Vice President

[CORPORATE SEAL]

ATTEST:

ASST. Secretary

OCCIDENTAL BARGING CORPORATION

a(n) California

\_corporation

[CORPORATE SEAL]

ATTEST:

\_Secretary

# RIDER 1

Rider consisting of 2 pages attached to and made a part of Lease dated August 1, 1978 by and between United States Railway Leasing Company ("United") and Occidental Barging Corporation ("Lessee").

- 1. For all Repair Work performed at United's facilities, Lessee shall reimburse United in an amount equal to the cost of materials used in such Repair Work plus 15% thereof, except that is such cost plus 15% is below the current market price for such materials then the reimbursement shall be based on the current market price of the materials. Lessee shall also reimburse United for labor with respect to Repair Work on the Cars at United's facilities at the Prevailing Labor Rate. For Repair Work performed at facilities other than United's, Lessee shall reimburse United at the actual cost to United of such Repair Work. Lessee shall pay the amounts due pursuant to this Paragraph within 10 days after receipt of an itemized invoice from United.
- United shall advise Lessee of United's estimate of the cost to Lessee of any individual item of Repair Work which is in excess of \$500 per Car, except for running repairs performed by a railroad. United will also advise Lessee of the estimated cost to Lessee of programmed Repair Work scheduled for the Cars irrespective of the cost per Car. Upon such notification, Lessee shall have the right to notify United within three days of receiving such advice that Lessee does not want the Repair Work to be performed by United. If Lessee so notifies United, Lessee shall also advise United where the Car or Cars are to be delivered for such Repair Any notice given pursuant to this paragraph may be oral, provided it be confirmed in writing within five days and such notice shall be given to a responsible person in the appropriate department of United or Lessee. If Lessee notifies United that United is not to perform Repair Work, it is agreed that rental payments on the Cars in need of Repair Work shall not abate until the fifth day after the Car is delivered to the repair facility designated by Lessee.
- 3. Lessee shall have the right to audit United's books and records to determine the accuracy of the charges for Repair Work. If, pursuant to such audit, such charges are found to be innaccurate or are excessively disproportionate to United's estimate of the cost of the Repair Work, then Lessee shall have the right to withhold its reimbursement until such time as a final determination of the proper charges for said Repair Work is agreed to by the parties.

4. This Lease and each Schedule attached hereto is expressly subject to and conditioned upon the subsequent filing by United of Form OT-5 regarding the Cars with the Association of American Railroads and the approval and acceptance of the Cars by the railroad or railroads designated by Lessee. In the event such approvals is not granted with respect to any Cars subject to this Lease, either Lessee or United shall have the option to terminate this Lease with respect to such Cars.

OCCIDENTAL BARGING CORPORATION

UNITED STATES RAILWAY LEASING COMPANY

# EXHIBIT A

Scheduleto Lease dated, 19, by and between United States
Railway Leasing Company ("United") and OccidentalBargingCorporation ("Lessee")
CERTIFICATE OF ACCEPTANCE
, 19
United States Railway Leasing Company 2200 East Devon Avenue Des Plaines, Illinois 60018
Gentlemen:
The undersigned, being a duly authorized representative of Lessee, hereby accepts  (
follows:
for the Lessee pursuant to the Lease and certifies that each of said Cars is plainly marked in stencil on both sides of each Car with the words
UNITED STATES RAILWAY LEASING COMPANY
OWNER AND LESSOR
Title to this Car subject to documents recorded under Section 20c of Interstate Commerce Act
in readily visible letters not less than one inch (1") in height; காச்சிக்க கோட் செடிகள்க் கொடிகள்கள் அது அது திரிய குறையில் அரிக்கிகள்கள் குறை அது
OCCIDENTAL BARGING CORPORATION
Lessee

UNITED'S LOT NO	1631
-----------------	------

Schedule1
Page 1 of Schedule 1 dated August 2 , 1978 to Lease dated
August 1 19.78 by and between United States Railway Leasing Company
("United") and Occidental Barging Corporation ("Lessee")
TYPE AND DESCRIPTION OF CAR:
Used, 100-ton, 3600 cu. ft. four pocket open top hopper
NUMBER OF CARS:
114
INTERIOR EQUIPMENT:
None
SPECIAL LININGS:
None
PERMITTED LADING USE:
Coal, or other bulk, non-corrosive commodities
*REPORTING MARKS AND NUMBERS:
EELX 10000-10113
SPECIFICATIONS DESIGNATED BY LESSEE:
None

# INITIAL F.O.T. DELIVERY POINT:

To be chosen by Lessee no more than three days after notice that the Cars are ready for delivery.

<sup>\*</sup>When United's reporting marks are specified, this lease is subject to the granting of all necessary consents to such use by carrier or any other approval now or hereafter required by tariff, Interchange Rules or other applicable laws and regulations.

Page 2 of Schedule 1 dated August 2 , 19 78 to Lease dated
August 1 19 78 by and between United States Railway Leasing Company
("United") and Occidental Barging Corporation ("Lessee")
•
LEASE TERM: 10 yrs. from Average Date of Delivery
MONTHLY RENTAL:
CONSTANT FACTOR:
SERVICE FACTOR: Not applicable
CURRENT LABOR RATE:

SPECIAL TERMS: The Monthly Rental specified above includes an estimated personal operty tax factor of \$5.50 per month based on the use of the Cars in Kentucky, Illinois, Indiana d Tennessee. An adjustment shall be made in the estimated personal property tax factor at he end of the first year of the Lease term. At the expiration of each year from the Average Date f Delivery, United shall advise Lessee as to United's calculation of the difference between the stimated personal property tax and the actual personal property tax incurred, if any, during the receding year on the Cars. Such calculation will be based upon either changes in the personal roperty tax rate applicable to railroad Cars in the referenced states or use of the Cars by essee outside of the referenced states. After United so notifies Lessee, United and Lessee will egotiate an appropriate adjustment of the Monthly Rental to take account of any such difference.

OCCIDENTAL BARGING CORPORATION

Lessee

(CORPORATE SEAL)

ATTEST:

UNITED STATES RAILWAY

LEASING COMPANY

[CORPORATE SEAL]

ATTEST:

ASSI\_Secretary

Secretary

#### RIDER TO SCHEDULE

Rider consisting of 1 page attached to and made a part of Schedule 1 dated August 2, 1978 to Lease dated August 1, 1978 by and between United States Railway Leasing Company ("United") and Occidental Barging Corporation ("Lessee").

- 1. <u>INSPECTION</u>. United will inspect each of the Cars prior to delivery to Lessee. United agrees to perform any Repair Work which may be required prior to delivery to Lessee and hereby warrants that the Cars will be in a condition suitable for interchange at the time of delivery.
- 2. <u>DELIVERY</u>. Delivery will be made in lots no smaller than 25 Cars, provided, however, that is any of the Cars require Repair Work prior to delivery pursuant to Paragraph 1 hereof, the United shall deliver the Cars to Lessee after performing the Repair Work in lots as large as reasonably practicable consistent with completion of the Repair Work.
- 3. REPAIR WORK. It is contemplated by the parties that certain parts and components of the Cars which are wear items may need repair or replacement during the 12 months immediately following the Average Date of Delivery. Notwithstanding anything to the contrary contained in the Lease, it is agreed that the costs of performing such repair or replacement shall be apportioned between United and Lessee based upon the number of months the particular part or component was in service other than Lessee's and the number of months of time such part or component was in Lessee's service; provided, however, United shall not be responsible for such costs where the need for the repair or replacement was caused by Lessee's negligent use of the Car or was the result of damage caused by anyone other than United while the Cars were in Lessee's service. United agrees that, in addition to its obligations under Paragraph 1 hereof, it will inspect each of the Cars during such 12 month period and will perform all needed repair or replacement of wear items.

Lessee

United

STATE OF ILLINOIS COUNTY OF COOK  ss
700 Dayon 118 1 20
appeared L. 1. / Many
to me personally known, who being by me duly swoke says, they he is
United States Railway Leasing Company, and F. T. L. L. to me
personally known to be the Lassatant. Secretary of said corporation, that the seal affixed
to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and they
acknowledged that the execution of the foregoing instrument was the free act and deed of said
corporation,
$O \cdot \Theta$
ance Purdy
My Commission Expires April 22, 1981
My Commission Expires April 22, 1991
. •
STATE OF California
COUNTY OF Los Angeles SS
On this 6th day of September , 19.78 , before me personally
appeared F. J. Gruberth
to me personally known, who being by me duly sworn, says that he is
RMENSER Of Assistant Treasurer of Occidental Barging Corporation
to me personally known to be the
seal affixed to the foregoing instrument is the corporate seal of said corporation, that said instru-
ment was signed and sealed on behalf of said corporation by authority of its Board of Directors,
and they acknowledged that the execution of the foregoing instrument was the free act and deed
of said corporation.
Herne E. Borchart
( HEDENE E. BORCHARDT
Notary Public
OFFICIAL SEAL
NOTICE CALIFORNIA
V SAME LOS ANCELES COUNTY (C
10888 Wilhim Ph. 1

10889 Wilshire Blvd., Los Angeles, CA 90024



November 4, 1988

# **Itel Railcar Corporation**

55 Francisco Street San Francisco, California 94133 (415) 984-4000

Mr. Ronald E. Boling Manager-Transportation Island Creek Corporation 2355 Harrodsburg Road Lexington, Kentucky 40504

- RE: 1) The Lease Agreement dated July 18, 1977, as amended, between United States Railway Leasing Company and Occidental Barging Corporation ("Lessee")
  - 2) The Railroad Car Lease Agreement dated August 1, 1978, between United States Railway Leasing Company and Occidental Barging Corporation ("Lessee")

Dear Mr. Boling:

The above agreements are expiring on November 11, 1988 with respect to two hundred three (203) open top hoppers (the "Cars"). \*

Itel Railcar Corporation, as assignee of United States Railway Leasing Company, hereby agrees to extend the terms of these agreements with respect to the Cars effective on November 12, 1988, through and including the earlier of (1) January 13, 1989, or (2) the date that a new lease agreement is fully executed between Itel Railcar Corporation and Island Creek Corporation. as Lessee's successor in interest. All other terms and provisions of the agreements shall remain the same.

Please indicate your concurrence hereto by signing both enclosed originals and returning one to me.

Sincerely,

Desmond / H. Hayes

President

Concurrence by:

OCCIDENTAL BARGING CORPORATION

//

Title: Assistant Treasurer

Date: November 10, 1988

DPH:ml.053

cc:John Chambers

<sup>\*</sup>This letter constitutes the Third Amendment and First Amendment to the Lease Agreements referred to as 1) and 2) above, respectively.